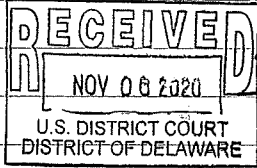


⑥

Fort Bend County, Texas v. Davis
139 S.Ct. 1843; 204 L. Ed. 2d 116; (2019);

Super Precedent

"Motion Received By Connolly Staff
5/18/20 2:35 PM"Now "Declared moot by the
Idiot Squad";

Mandatory Claims Processing Rules "seek
to promote the orderly process of
litigation by requiring that the
parties [EVEN the Idiot Squad]
take certain procedural steps [including
a Rule 12(d) Opinion] at certain
specific times [e.g. as to proceed
to appeal "the Idiot Violation(s) of
Magistrate Burke (as to 18 USC § 3148)"]
materialized in the 3/23/20 Omnibus
Motion including 18 USC § 3145 (That the
Idiot Wilson says "is the only pre-trial
option" (suspending Article I Sec 9 of
the US Constitution under Reese v.
DC Under LOP 10.6 / Caf. 27.4)]...
at certain specific times"... (Citations
omitted)... Nutraaceutical v. Lambert
138 S. Ct. 2675; 201 L. Ed. 2d 1070 (2019);

2nd Omnibus
Motion
Filed
3/23/20
"Prison
Mailbox"
System"
No Opinion
Yet???

⑥

Rule 12(c) "waiver of objection"
No "Equitable Tolling" Nutraaceutical
citing Carlisle v. US (1996);

See Fort Bend County, Texas v.
DAVIS III

⑦
 III... "[+]o ward of profligate
 use of the term," *Sebelius v. Auburn
 Regional Medical Center*, 568 U.S. 145,
 133 S. Ct. 817, 184 L. Ed. 2d 627
 (2013).... 139 S. Ct. 1848;

"Profligate" avoidance as in
Lozman v. Riviera Beach Tactic
 is to say "I can't decipher what
 is demanded of me" the "Idiot
 Judge assigned"....

See IOP 10.6 / Car 27.4 is
 "an unlawful denial of
 "A Right to Appeal" under
 Federal Rule of Appellate
 Procedure Rule 3
 "Authorized under 28 USC 2072
 and 28 USC 2074;

⑦
 "There is No Authority under
 28 USC 2071 "to make all
 Appeals "Discretionary" --
 Based on the "Politics
 of the Panel"

Under 28 USC 46(b) "Violating
Hall v. Hall" Consolidating
 and "summarily affirming"
 "I Can't Decipher" what
 Keith Dougherty Says?

(8)

TII ...

(139 S. Ct. 1849) (only Congress Added)
 "... Congress may make other pre-
 scriptions Jurisdictional..."

"IN ALL HABEAS UNDER 28
 USC 2241" the Idiot Judge
 must look to 28 USC § 1657

"to Clear Your Civil Docket" ...
 EVEN IF "Improperly Assigned
 From the Criminal process"

Because 28 USC § 2241(c)(3) is
 "Jurisdictional" and unfortunately
 so is 28 USC § 2243;

So when "the Idiot Jeffrey Emanuel
 sat on his hands just like the
 Federal Prosecutor in ~~EF~~ Part V.
 US (2005) (per curiam) 1AS Rule 12.3]
 it was "daivered" see ~~Hamer~~ Footnote 1;
 But Fatal in "HABEAS Docketed as
 EF 115" in the Idiot Squad Docket
 19-cr-140 (MDR) EVEN though "Judge
 Connolly" is part of the conspiracy"

Based on *Byles v. Russell* cited
 as "long standing Supreme Court precedent
 left undisturbed by Congress" ...

See (For Dr. Berger) Justice Gins-
 BURG "USE OF Brackets" ...

(8)

9
 "... and is between (1) citizens of different states..." In addition, the Court has stated it would treat a requirement as "Jurisdictional" when "a long line of [Supreme Court]"

Brackets "used" for "emphasis" maybe she "was losing her mind as well" "ZZZ End Stage Cancer?"

9
 decisions left undisturbed by Congress" attached a jurisdictional label to the prescription: *United States Pacific R. Co. v. Locomotive Engineers*, 558 U.S. 67, 82, 130 S. Ct. 584, 178 L. Ed. 2d 428 (2009) (citing *Bowles v. Russell* (For the first time added for emphasis), 551 U.S. 205, 203-211, 127 S. Ct. 2360, 168 L. Ed. 2d 96 (2007) where an idiotic attorney "relied on an incompetent District Court judge" who had extended "the time to file a notice" as opposed to "a motion" for 3 more days than the rule/statute allowed (where there was then a "jurisdictional defect");

Here under "the Established Super-Precident" *Fort Bend County, Texas v. Davis*: "24 Claims Processing Rules" "are unalterable and must be enforced" there is "no equitable tolling" where

(10)

Judge Connolly "indicates he has extended the time from 9/29/2019 to 10/1/2020;
Due to his reading of Rule 12.3(2)(A)
"Law enforcement agency";

Waived By the Government See
Eberhart v. U.S. (2005) (Per Curiam);

Injunction To 3rd Cir Rules
"Panel"

As Cited in Fort Bend, County, Texas v.
Davis

[558 U.S. 71]

... When Jurisdiction is conferred,
a Court (the Connolly, and Wolfson)...
may not decline to exercise it...

... Because the (28 USC 2241(c)(3)
Court)... was not without authority
to assume jurisdiction over the Pet-
itioner's]... Claim[s]. "Panel Decision
72a, [as well as 20-cv-3351/20-cv-4177 (EO
PA) and 20-3047 (3rd Cir)]... its (their) dis-
missal lacked tenable grounds...

So the District orders "must be Set
aside and the 3rd Cir must assume
Original Jurisdiction. 558 U.S. 71-72
Union Pacific RR v. BHD of Locomotive
engineers (2009)

(10)

ICP 10.6

Cor 224

Jold,

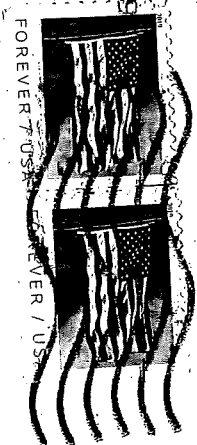
Keith Duckert (76873-067)

FDC

PB Box 562
Pike, PA 19105

LEGAL MAIL
② of ③

PHILADELPHIA PA 19
4 NOV 2020 PM 7



~~James M. Connolly~~
Williamston, DE 19801

49801-351993

